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Frontier	INDA B. GARRIS	ON, husban Co.	nd and	wife as Trustee, an
IS and FLO	RENCE L. TIMMO	NS, husbar	nd and	wife
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nrgains, sells a unty, Oregon,	nd conveys to trustee described as:	gi ya ka	الأراد ألأجده والالارد وراف	
"A" attac	ned hereto and 1	made a par	t hereo	f.
)	W argains, sells a unty, Oregon,	WITNESSETH: argains, sells and conveys to trustee unty, Oregon, described as:	WITNESSETH: argains, sells and conveys to trustee in trust, with unty, Oregon, described as: "A!" attached hereto and made a par	WITNESSETH: argains, sells and conveys to trustee in trust, with power of

together with all and singular the terements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereaiter appertaining, and the reats, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SICURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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tions and vestrictions affecting said property: if the beneficiary entruces, the inform Command proper public effices or offices, as very as the inform Command proper public effices or offices, as very as the inform Command proper public effices or offices, as very as the inform Command proper public efficiency of information and the information of the said premius against loss or demage by the very sense of the said premius against loss or demage by the very sense of the said premius against loss or demage by the very sense of the said premius against loss or demage by the very sense of the said premius against loss or demage by the very sense of the said premius against loss or demage by the very sense of the said premius against loss or demage be publiced in the delivered to the there aday provide the there aday in the deliver said policies of insurance shall be delivered to the there aday provide the there aday in the deliver said policies of insurance shall be delivered to the there aday in the deliver said policies of insurance of the stifter aday of the deliver said policies of insurance of the stifter aday proves the sense at a grantor's expresse. The amount as collected under any life or other insurance policy may be applied by beneficiary may determines or at option of beneficiary. If is such applied by beneficiary any part thereo, may be released for grant 5. Such applied by deniver exceed a different set of a construction lens and to pay all thereo, and the different insurance or insultants against and other charges that nay be levied or assessments and other charges that nay be levied or assessed upon or taken the property before any part the different and provide the deliver of the shallen pay and thereof, and the data of the shallen pay and the other additions the different and provide the

herein, shall become immediately out and population. Account the above described real property is not currently used for agricultural, timber of grazing purposes. To protect the security of this trust deed, grantor agrees: To protect, preserve and maintain said property in good conditions and repair into the trust of the security of this said property in good conditions to commit or, permit any waste of said property in good conditions to commit or, permit any waste of said property in good conditions to commit or, permit any waste of said property in good conditions to commit or, permit any waste of said property in good conditions to commit or, permit any waste of said property in good conditions to commit or, permit any waste of said property in good conditions to commit or permit any waste of said property in good conditions to commit or permit any waste of said property in good conditions and repair there on reform prompty and in good and workmalike trust of the security of this said property. The former of the person or persons former any building or improvement which may be constructed; damaged or 3. To comply with all laws, ordinal ces, regulations, covenant, commit consolution saide ing saidering said

ways any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12.2 Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event, the beneficiary at his election may proceed to foreclose this trust deed by a sums secured hereby immediately due and payable. In such an event, the beneficiary at his election may proceed to foreclose this trust deed by equily a a more and the sum of the sum of the sum of the trustees that advertisement and sale. In the latter event the beneficary or the trustees that accute and cause to be recorded his written to the sum of the delay and his election to sell, the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, give notice thereo as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale trustee for the trustee's sals, the frantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in endorcing the terms of the obligation and trustee's and atformy's lees not ex-ceeding the amounts provided by law) other than such portion of the prin-cipal as would not then be due had no default cocurred, and thereby cure the default, in which event all loreclosure proceedings shall be dismissed by the trustee. cipal as the defau the truste

cipal as would not then be due had no detault occurred, and thereby cure the detault, in which event all loreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may tell said property either it one parcel or no separate parcels and shall sell the parcel or parcels at another to the parcel or an expansion of the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the desi of any matters of lact shall be conclusive pro-ties on parcels and the desided any matters of lact shall be conclusive pro-ties of the truthtulness thereof, Any person, excluding the trustee, but including the granter and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the over provided herein, trustee shall need the boligation secured by the trust leed. (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deat as their interests may appear in the order of their priority and (4) the suppoint a successor or successor such ary trustee samed herein for to any successor trustee appointed hereunder. Upon any trustee berein and by written interest entilled to such any trustee berein and life to such any increase or pointed hereunder. Upon any trustee berein and by written interest entilled to successor or successor such ary trustee samed herein or to any successor trustee appointed hereunder. Upon any trustee berein call be made by written instrument executed by bareliciary, containing reference to this trust deat and its place all provided hereunder. Upon appointed the successor trustee. 17. Trustee accepts this trust when this dued, duly executed and actionwelded is a made a public record as provided by law. Trustee is not bo

NOTE: The Trist Deed Act provides that the trustee hereunder must be either an artorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state. Its subsidiaries, affiliates, growns ar branches, the United States or any agancy thereof, or an escrow agent licensed under ORS 696-505 to 696-585.

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fully seized	irantor coven in fee simple	of said clesc	rees to and v ribed real pr	vith the be operty and	eneficiary a 1 has a va	ind those c	laiming un	der him,	that he is	law
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and that he will warrant and forever defend the same against all persons whomscever,

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or egricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, lefatees, devisees, administrators, execu-tors, personal representatives, successori and ussigns. The term beneficiary shall mean the holder, and owner, including pledgee, of the contract secured hereby, whether or not itams as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender, includes the terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day a

* IMPORTANT NOTICE: Delete, by lining ou), whichever warre not applicable; if warrenty (a) is applicable and the banefici as such word is defined in the Truth-In-Linding; Att and B baneficiary MUST comply with the Act	ary is a creditor 157
disclosures: for this purpose is this further and second by	making required
if this instrument is NOT to be a first the	5 or civilvalon;
with the Act is not required, disregard this not to.	f. If (compliance)
(If the signer of the cibeve is a corporation, use the form of acknowledgment opposite.)	
	5 (93/49) 3 (99/49) 4 (199/19)
County of Marin Ssi	STATE OF OREGON, County of) ss.
Cherly 13 10 31	1 9
Personally depeared the above name	Poisonally appeared and and
R. Leonard Garrison and Linda B. Garrison	duly sworn, did say that the former is the
	president and that the latter is the
	sucretary of
and acknowledged the fore going instru- uent to be their voluntary act and deed. Belore mer	a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sueled in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me:
Mature Rablic for Gregon Lalifornia	
NOTARY PUBLIC ALTONNAPICES	Notary Public for Oregon (OFFICIAL Wy commission profession SEAL)
Principal Ofice in MRIN County My Commission Expires Nov. 16, 1984	My commission expires:
TO:	
said frust deed or pursuant to statute, to unnest all eviden herewith together with said trust deed) and a reconvey, wit estate now held by you under the same. Mail reconveyance	Truitee indebtodness secured by the foregoing trust deed. All sums secured by said ite directed, on payment to you of any sums owing to you under the terms of nees of indebtedness secured by said trust deed (which are delivered to you hour warranty.) to the parties designated by the terms of said trust deed the and documents to
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1 Proventional States



EXHIBIT "A"

Northeast 1/4 Southwest 1/4 Southeast 1/4, West 1/2 Southeast 1/4 Southeast 1/4 and North 1/2 Southeast 1/4 Southwest 1/4 Southeast 1/4 of Section 23, Township 35 South, Range 6 East of the Willamette Meridian.

A piece or parcel of land situated in the Northwest 1/4 Southeast 1/4 of Section 23, Township 35 South, Range 6 East of the Willamette Meridian, being more particularly described as follows

Beginning at a point on the southerly line of the Northwest 1/4 Southeast 1/4 of Section 23, Township 35 South, Range 6 East of the Willamette Meridian from which point the brass cap monument marking the South 1/4 corner of said Section 23 bears North 87°53'10" West 684.44 feet and South 0°21'00" East 1279.15 feet; thence North 63°46'30" East along an existing fence line 316.78 feet to a point; thence South 33°23'15" East 184.71 feet to a 5/8 inch iron pin; thence North 87°53'10" West 386.08 feet to the point of beginning

STATE OF OREGON; COUNTY OF KLAMATH; 13.

Filed for record at request of <u>Frontier Title Co.</u> his <u>24th</u> day of <u>July</u> A.D. 19<u>81</u> at 9:53 o'clock Af., ~ c' duly recorded in Vol. <u>1131</u>, of <u>Mortgages</u> on Page <u>13258</u>. EVELYN BIEHN, County 'cr's By <u>Blan</u>, the set of t

Fee \$10.50